

United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/534,089	05/06/2005	Jon Shipman	36692.00.0004	2450
	7590 10/12/2007 aufman & Kammholz	EXAM	EXAMINER	
222 North LaSa	alle Street	HEWITT,	HEWITT, JAMES M	
Chicago, IL 60601			ART UNIT	PAPER NUMBER
	•		3679	
			MAIL DATE	DELIVERY MODE
			10/12/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)	
Office Action Summary		10/534,089 SHIPMAN, JON		
		Examiner	Art Unit	•
•		James M. Hewitt	3679	
The Period for Re	MAILING DATE of this communication apply	pears on the cover sheet with the	correspondence addre	ss
WHICHEV - Extensions of after SIX (6) - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD FOR REPL ER IS LONGER, FROM THE MAILING D of time may be available under the provisions of 37 CFR 1. MONTHS from the mailing date of this communication. for reply is specified above, the maximum statutory period ply within the set or extended period for reply will, by statut ceived by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDO	ON. timely filed om the mailing date of this comm NED (35 U.S.C. § 133).	·
Status				
2a)⊠ This	oonsive to communication(s) filed on <u>01 A</u> action is FINAL . 2b) ☐ This e this application is in condition for allowa	s action is non-final.	prosecution as to the m	erits is
close	ed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11,	453 O.G. 213.	
Disposition o	f Claims			
4a) C 5)☐ Clair 6)⊠ Clair 7)☐ Clair	n(s) <u>1,2 and 4-6</u> is/are pending in the app of the above claim(s) is/are withdra n(s) is/are allowed. n(s) <u>1,2 and 4-6</u> is/are rejected. n(s) is/are objected to. n(s) are subject to restriction and/o	awn from consideration.		
Application P	apers			
10)∏ The d Appli Repl	specification is objected to by the Examination of the Examination is objected to by the Examination is objected to be a considered to be considered to be a considered to be a considered to be a conside	cepted or b) objected to by the drawing(s) be held in abeyance. Setion is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR	
Priority under	· 35 U.S.C. § 119			
12)⊠ Ackn a)⊠ All 1.⊟ 2.⊟ 3.⊠	owledgment is made of a claim for foreign b) Some * c) None of: Certified copies of the priority documen	ts have been received. Its have been received in Applicate Its have been received.	ation No ived in this National Sta	age
Attachment(s)				
2) Notice of D 3) Information	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (PTO-948) Disclosure Statement(s) (PTO/SB/08))/Mail Date	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date	

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2 and 4-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Adams (GB 2 288 860 A).

With respect to claim 1, Adams discloses a kit of parts for use in fabricating an air-conditioning system comprising: a tubing component (10) having at least two in-line sections (16A, 16B, 16C) with different external diameters; and a set of connection means (jubilee clips), each connection means having dimensions such that it may to be joined to the tubing component at a respective section (e.g. 16A) and to enable connection to a pipe (11B) of substantially the same diameter as the respective section (16A).

With respect to claim 2, wherein each connection means comprises a locking ring. A jubilee clip is considered to be a locking ring.

With respect to claim 4 and with particular reference to page 5 of the specification, Adams discloses a method of connecting a tubing component to a pipe

Art Unit: 3679

comprising the steps of: providing a tubing component (10) with at least two in-line sections (16A, 16B, 16C) with different external diameters; selecting a section (16A) with <u>substantially</u> the same diameter to that of the pipe (11B); when if the selected section is not at an end of the tubing component, cutting the tubing component in the vicinity of the selected section so that the selected section is at an end of the tubing component; providing a set of connection means (jubilee clips) in a range of sizes; selecting a connection means of suitable dimensions for joining to the selected section; and joining the selected connection means both to the tubing component at the selected section and to the pipe (refer to FIG. 2).

With respect to claim 5, wherein each connection means comprises a locking ring. A jubilee clip is considered to be a locking ring.

With respect to claim 6, Adams discloses kit of parts for use in fabricating an air-conditioning system, comprising: a tubing component (10) having at least two in-line sections (16A, 16B, 16C) with different external diameters; and means for connecting (jubilee clip) any of the sections of the tubing component to a pipe (11B) of substantially the same diameter as the section (16A) of the tubing component.

A jubilee clip is considered to be a locking ring.

Art Unit: 3679

With respect to claims 1, 4 and 5, the phrase "connection means" is not considered to invoke 35 USC 112 6th paragraph as it does not meet the three-prong analysis as outlined in MPEP 2181.

Response to Arguments

Applicant's arguments filed 8/1/07 have been fully considered but they are not persuasive.

Applicant argues "Adams fails to teach, among other things, that each connection means is dimensioned to enable connection to a pipe of substantially the same diameter as the respective section. Rather, Adams teaches a hose (reference numeral 11) that fits onto (i.e., outside of) a connector (reference numeral 16) (page 5, second paragraph); thus, the diameter of the hose does not appear to be substantially the same as the diameter of the connector." Examiner disagrees. The diameter of the hose is substantially the same as the diameter of the connector. And thus, Adams' connection means is dimensioned to enable connection to a pipe of substantially the same diameter as the respective section. Note also that the diameter of a jubilee clip is adjustable.

Applicant argues "[C]laim 4 requires 'selecting a section of the tubing component with substantially the same diameter as the pipe.' Applicant respectfully reasserts the relevant remarks made above regarding Adams's teaching of a hose that fits onto a connector; as such, Adams does not teach selecting a section of a tubing component with substantially the same diameter as a pipe." Examiner disagrees. Adams' hose

(11B) is <u>substantially</u> the same diameter as that of section (16A) of tubing component (10).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James M. Hewitt whose telephone number is 571-272-7084.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel Stodola can be reached on 571-272-7087. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/534,089

Art Unit: 3679

Page 6

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JMH 10/4/07

JAMES M. HEWITT
PRIMARY EXAMINER